·	Application No.	Applicant(s)
Notice of Allowability	09/964,801 Examiner	TSUCHIDA ET AL.
	Michael O'Neill	3713 [.]
The MAILING DATE of this communication appe All claims being allowable, PROSECUTION ON THE MERITS IS herewith (or previously mailed), a Notice of Allowance (PTOL-85) NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RI of the Office or upon petition by the applicant. See 37 CFR 1.313	(OR REMAINS) CLOSED in this app or other appropriate communication GHTS. This application is subject to	olication. If not included will be mailed in due course. THIS
1. This communication is responsive to <u>10-15-04</u> .		
2. X The allowed claim(s) is/are 18-21,24-28,31-36,38,46-49,52	2-56 and 59-64.	
3. \boxtimes The drawings filed on <u>28 September 2001</u> are accepted by	the Examiner.	
4. Acknowledgment is made of a claim for foreign priority una a) All b) Some* c) None of the: 1. Certified copies of the priority documents have 2. Certified copies of the priority documents have 3. Copies of the certified copies of the priority documents have International Bureau (PCT Rule 17.2(a)). * Certified copies not received: Applicant has THREE MONTHS FROM THE "MAILING DATE" noted below. Failure to timely comply will result in ABANDONM THIS THREE-MONTH PERIOD IS NOT EXTENDABLE.	been received. been received in Application No cuments have been received in this recei	national stage application from the
5. A SUBSTITUTE OATH OR DECLARATION must be subm INFORMAL PATENT APPLICATION (PTO-152) which give		
6. CORRECTED DRAWINGS (as "replacement sheets") mus (a) including changes required by the Notice of Draftspers 1) hereto or 2) to Paper No./Mail Date (b) including changes required by the attached Examiner's Paper No./Mail Date Identifying Indicia such as the application number (see 37 CFR 1) each sheet. Replacement sheet(s) should be labeled as such in the stacked Examiner's comment regarding REQUIREMENT	on's Patent Drawing Review (PTO- s Amendment / Comment or in the C .84(c)) should be written on the drawir he header according to 37 CFR 1.121(c	office action of ages in the front (not the back) of all. nust be submitted. Note the
Attachment(s) 1. ☐ Notice of References Cited (PTO-892) 2. ☐ Notice of Draftperson's Patent Drawing Review (PTO-948) 3. ☐ Information Disclosure Statements (PTO-1449 or PTO/SB/O Paper No./Mail Date	6. Interview Summary Paper No./Mail Dat 7. Examiner's Amendr 8. Examiner's Stateme 9. Other MICHAE	

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EXAMINER'S AMENDMENT

An examiner's amendment to the record appears below. Should the changes and/or additions be unacceptable to applicant, an amendment may be filed as provided by 37 CFR 1.312. To ensure consideration of such an amendment, it MUST be submitted no later than the payment of the issue fee.

Authorization for this examiner's amendment was given in a telephone interview with Mr. Alan Linkin on 12-14-2004.

The application has been amended as follows:

Cancel claims 1-4 and 7-10.

46. (currently amended) A video game processing method enabling a plurality of players to participate over a network and controlling a battle between a plurality of player characters each controlled by a player and at least one enemy character, a program stored on a medium causing a computer, on the network, having a display screen to execute the method comprising:

calculating data determining an action sequence for each character based on specific information about the character when the battle is begun, the specific information stored with a correlation to each of the characters;

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comparing the data calculated for each character;

determining an action sequence for the characters according to a result of the comparison; and

displaying the action sequence, from the character in the current action to the character acting a number of turns after the current character, in a specific window on the screen.

This Examiner's Amendment is being done to clarify the invention as a process being executed by a computer so that a plurality of players can play the video game over a network wherein in the step that defines the claimed invention over the prior art of record is displaying the action sequence, from the character in the current action to the character acting a number of turns after the current character, in a specific window on the screen. Analogous reasoning is applied to the other allowed independent claims.

MICHAEL O'NEILL PRIMARY EXAMINER